PATENT COOPERATION TREATY

PCT

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (Chapter I of the Patent Cooperation Treaty)

(PCT Rule 44bis)
FOR FURTHER ACTION

See item 4 below

International application No. PCT/US2004/042723	Priority date (day/month/year) 30 December 2003 (30.12.2003)	
International Patent Classification See relevant information in For	(8th edition unless older edition indicated) rm PCT/ISA/237	
Applicant VASOGEN IRELAND LIMITED)	

1.	This international proliminary report on patentability (Chapter I) is issued by the International Bureau on behalf of the International Searching Authority under Rule 44 bit. I(a).			
2.	. This REPORT consists of a total of 10 sheets, including this cover sheet. In the attached sheets, any reference to the written opinion of the International Searching Authority should be read us a reference to the international preliminary report on patentability (Chapter I) instead.			
3.	This report contains indications r	elating to the following items:		
	Box No. I	Basis of the report		
	Box No. II	Priority		
	Box No. III	Non-establishment of opinion with regard to novelty, inventive step and industrial applicability		
	Box No. IV	Lack of unity of invention		
	Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industria applicability; citations and explanations supporting such statement			
	Box No. VI	Certain documents cited		
	Box No. VII	Certain defects in the international application		
	Box No. VIII	Certain observations on the international application		
4.	The International Bureau will co not, except where the applicant n date (Rule 44bis .2).	manunicate this report to designated Offices in accordance with Rules 44bis-3(c) and 93bis.1 but takes an express request under Article 23(2), before the expiration of 30 months from the priority		

	Date of issuance of this report 03 July 2006 (03.07.2006)	
The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland	Authorized officer Simin Baharlou	
Facsimile No. +41 22 338 82 70	e-mail: pt09@wipo.int	

Applicant's or agent's file reference 033136-436

PATENT COOPERATION TREATY

From the INTERNATIONAL SEARCHING AUTHORITY					REC'D 2 9 JUN 2005	
To:	To:				POMPO PCT	
see torm PCT/ISA/220				WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY (PCT Rule 43 <i>bis</i> .1)		
				Date of mailing (day/month/year) see form PCT//SA/210 (second sheet)		
Applicant's or agent's file reference see form PCT/ISA/220				FOR FURTHER ACTION See paragraph 2 below		
International application No. International filing date PCT/US2004/042723 21.12.2004			International filling date (c 21.12.2004	day/month/year)	Priority date (day/month/year) 30.12.2003	
International Patent Classification (IPC) or both national classification A61M39/26, F16L29/02				and IPC		
Appl	icant SOGEN IRELANI					
This opinion contains indications relating to the following items:						
1	☑ Box No. II	Priority			to a distributed applicability	
☐ Box No. III Non-establishment of opinion with regard to nove			ard to novelty, inventi	ve step and industrial applicability		
	Box No. IV Lack of unity of Invention				novelty inventive step or industrial	
 ⊠ Box No. V Reasoned statement under Rule 43bis.1(a)(i) with regard to noveity, inventive step or industrial applicability; citations and explanations supporting such statement 					tement	
	Box No. VI	Certain docu				
	☑ Box No. VII		ts in the international ap			
Box No. VIII Certain observations on the internation				onal application		

2. FURTHER ACTION

If a demand for international preliminary examination is made, this opinion will usually be considered to be a written opinion of the International Preliminary Examining Authority (PIEA?). However, this does not apply where the applicant chooses an Authority often than this one to be the IPEA and the chosen IPEA has notice the International Bureau under Rule 66.1b/s(b) that written opinions of this International Searching Authority will not be so considered.

If this opinion is, as provided above, considered to be a written opinion of the IPEA, the applicant is invited to submit to the IPEA a written reply together, where appropriate, with amendments, before the expiration of three months from the date of mailing of Form PCT/SA/220 or before the expiration of 22 months from the priority date, whichever expires later.

For further options, see Form PCT/ISA/220.

For further details, see notes to Form PCT/ISA/220.

Name and mailing address of the ISA:

European Patent Office D-80298 Munich Tel. +49 89 2399 - 0 Tx: 523656 epmu d Fax: +49 89 2399 - 4465 Authorized Officer

Björklund, A Telephone No. +49 89 2399-7310



	Box		Basis of the opinion
1.	With	regard	d to the language, this opinion has been established on the basis of the international application in ge in which it was filed, unless otherwise indicated under this item.
	1	langua (under	pinion has been established on the basis of a translation from the original language into the following ige , which is the language of a translation turnished for the purposes of international search Fulues 12.3 and 23.1(b)).
2.	With nece	regar ssary	d to any nucleotide and/or amino acid sequence disclosed in the international application and to the claimed invention, this opinion has been established on the basis of:
	a. ty	pe of ı	material:
		as	sequence listing
] tat	ole(s) related to the sequence listing
	b. fo	rmat	of material:
		in 🗆	written format
	E	in 🗆	computer readable form
	c. ti	me of	filing/furnishing:
			ontained in the international application as filed.
	[⊐ fil	ed together with the international application in computer readable form.
	I	□ fu	rnished subsequently to this Authority for the purposes of search.
3	i. 🗆	has l	idition, in the case that more than one version or copy of a sequence listing and/or table relating theret been filed or furnished, the required statements that the information in the subsequent or additional se is identical to that in the application as filed or does not go beyond the application as filed, as opplate, were furnished.
4	i, Adı	ditiona	al comments:
	Во	x No.	Il Priority
	1, ⊠	requ	validity of the priority claim has not been considered because the International Searching Authority is not have in its possession a copy of the earlier application whose priority has been claimed or, when pired, a translation of that earlier application. This opinion has nevertheless been established on the umption that the relevant date (Fules 43bis.1 and 64.1) is the claimed priority date.
	2. 🏻		s opinion has been established as if no priority had been claimed due to the fact that the priority claim been found invalid (Rules 43bis.1 and 64.1). Thus for the purposes of this opinion, the international g date indicated above is considered to be the relevant date.
	3. Ac	dition	al observations, if necessary:

_		No. IV				
 In response to the invitation (Form PCT/ISA/206) to pay additional fees, the applicant has: 						to pay additional fees, the applicant has:
		\boxtimes	paid additional fe	es.		
			paid additional fe	es under prot	est.	
			not paid additiona	al fees.		
	 This Authority found that the requirement of unity of invention is not compiled with and chose not to invite the applicant to pay additional fees. 					
3.	This	Autho	rity considers that	the requireme	ent of unity	of invention in accordance with Rule 13.1, 13.2 and 13.3 is
		complie	ed with	following reas	ons:	
		see s	eparate sheet			·
4.	 Consequently, this report has been established in respect of the following parts of the international application: 					spect of the following parts of the international application:
		all part				
	☐ the parts relating to claims Nos.					
Box No. V Reasoned statement under Rule 43 <i>bis.</i> 1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement						
Statement						
	No	ovelty (I	N)	Yes: No:	Claims Claims	14-21 1-13,22-30
	In	ventive	step (IS)	Yes: No:	Claims Claims	1-30
	ln	dustrial	applicability (IA)	Yes:	Claims Claims	1-30

2. Citations and explanations

see separate sheet

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/US2004/042723

Box No. VI Certain documents cited

1. Certain published documents (Rules 43bis.1 and 70.10)

and/or

2. Non-written disclosures (Rules 43bis.1 and 70.9)

see form 210

Box No. VII Certain defects in the international application

The following defects in the form or contents of the international application have been noted:

see separate sheet

Box No. VIII Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:

see separate sheet

Re Item IV Lack of unity of invention

1. The separate groups of inventions are:

Group I) Claims 1-10:

Claims 1-10 define a valve assembly comprising a male luer end portion, a female luer end portion and a channel for female luer end portions, valve means, biasing means and actuating means extending into the male luer end portion and coupled to the valve means to actuate the valve means when a female luer end portion of a medical accessory is coupled with the male luer end portion.

Group II) Claims 11-30:

Claims 11-30 define a medical dispensing device comprising a body having a chamber therein to contain a fluid material and a valve assembly in fluid communication with the chamber, the valve assembly having a male coupling member for engaging a female coupling member on a medical accessory to form a fluid coupling between the medical dispensing device and the medical accessory, the valve assembly being configured such that it opens when the male coupling member is connected with a female coupling member.

1.1. They are not so linked as to form a single general inventive concept (Rule 13.1 PCT) for the following reasons:

The common matter between the two groups of inventions is at most a valve assembly having a male coupling member and openable by the connection with a female coupling member. Said matter is clearly not novel over the general common knowledge. There are also several documents disclosing said matter, see for example US2003/136932, fig. 2.

The features of each group of invention which are not common with the other group of invention address different objective technical problems, namely:

 A way of providing a valve assembly which can be connected to any medical device with a male luer connector to provide it with an automatically closing male luer connector (claims 1-10).

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY (SEPARATE SHEET)

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II) A way of providing a medical dispensing device having a valve assembly and a male connector closing upon disconnection with a female connector (claims 11-30).

Therefore, the two groups of inventions do not present the same or corresponding technical features (Rule 13.2 PCT). Consequently, the application as a whole does not present a single general inventive concept as required by Rule 13.1 PCT.

Re Item V

Reasoned statement with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

- 2. Reference is made to the following documents:
- D1: US 2003/136932 A1 (DOYLE MARK C) 24 July 2003 (2003-07-24)
- D2: US 6 299 132 B1 (WEINHEIMER JACEK M ET AL) 9 October 2001 (2001-10-09)
- D3: US 2003/111623 A1 (ENERSON JON R) 19 June 2003 (2003-06-19)
 - D4: EP 0 791 371 A (INDUSTRIE BORLA SPA) 27 August 1997 (1997-08-27)
- -- D5: US-A-6 106 502 (RICHMOND ET AL) 22 August 2000 (2000-08-22)
- -- D6: WO 01/03756 A (IMPLANT INNOVATIONS, INC) 18 January 2001 (2001-01-18)
- -- D7: US 2002/066715 A1 (NIEDOSPIAL JOHN J ET AL) 6 June 2002 (2002-06-06)
- D8: US-A-5 738 144 (ROGERS ET AL) 14 April 1998 (1998-04-14)
- -- D9: US 2003/060804 AT (VAILLANCOURT VINCENT L) 27 March 2003 (2003-03-27)
 - 3. The present application does not meet the criteria of Article 33(1) PCT, because the subject-matter of claims 1-13, 22-30 is not new in the sense of Article 33(2) PCT.

Group I)

- 3.1. The document D1 discloses (the references in parentheses applying to this document):
- A valve assembly comprising a male luer end portion (fig. 6), a female luer end portion and a channel from the transfer of fluids between the male and the female luer end portions (fig. 6, left side), valve means movable between a closed position and an open position (fig. 6, item 42), biasing means for biasing the valve means toward the closed position (fig.
- 6, item 14), and actuating means extending into the male luer end portion and coupled to

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the valve means to actuate the valve means when a female luer end portion of a medical accessory is coupled with the male luer end portion (fig. 6, item 42)

The subject-matter of claim 1 is therefore not new (Article 33(2) PCT).

3.2. The document D5 (figs. 1-4 & 18) also discloses the features of claim 1 (Article 33(2) PCT)

Group II)

3.3. The document D5 discloses (the references in parentheses applying to this document):

A medical dispensing device comprising a body having a chamber therein to contain a fluid material (fig. 10, item 190), a valve assembly in fluid communication with the chamber (items 194 & 196, col. 7, lines 6-10), the valve assembly having a male coupling member for engaging a female coupling member on a medical accessory to form a fluid coupling between the medical dispensing device and the medical accessory (fig. 1, item 34), the valve assembly further comprising flow control means operable to control fluid flow through the male coupling member, the flow control means being operable to be displaced by the female coupling member to open the male coupling member when the female coupling member is operatively connected therewith, the flow control means being operable to be displaced by the female coupling member to close the male coupling member when the female coupling member is disconnected therefrom (figs. 1 & 4, items 20 & 30, col. 4, lines 52-55).

The subject-matter of claim 11 is therefore not new (Article 33(2) PCT).

- 3.4. The document D6 (fig. 2) also discloses the features of claim 11 (Article 33(2) PCT).
- 3.5. The document D8 discloses (the references in parentheses applying to this document):

A medical dispensing device comprising a body having a chamber therein to contain a fluid

Priority date (valid claim)

(day/month/year)

material and a valve assembly in fluid communication with the chamber (figs. 1-5, items 48 & 54, col. 2, lines 45-54), the valve assembly having a male coupling member for engaging a female coupling member on a medical accessory to form a fluid coupling between the medical dispensing device and the medical accessory, the male coupling member including a projection and an outer valve member movable relative to the projection (tiems 70 & 86), the projection and the outer valve member forming a fluid channel therebetween, a sheath portion encircling the projection and spaced therefrom to form a passage to receive the female coupling member (item 40), the valve member being engageable with the female coupling member and movable relative to the projection to open the fluid channel when the female coupling member is connected with the male coupling member (col. 4, lines 8-17).

The subject-matter of claim 22 is therefore not new (Article 33(2) PCT).

 The document D9 (figs. 1-5) also discloses the features of claim 22 (Article 33(2) PCT).

Groups I & II)

4. Dependent claims 2-10, 12-21 and 23-30 do not contain any features which, in combination with the features of any claim to which they refer; meet the requirements of the PCT in respect of novelty and/or inventive step (Article 33(2) and (3) PCT). The reason therefore is that claims 2-10, 12-21 and 23-30 merely define trivial design options of the valve means, the actuating member and the housing which have no special technical effects and which are known in the art (D1, figs. 6, 9-12 and 14-23; D2, figs. 1-14; D3, figs. 1-7; D4, figs. 1-6 and 11-12; D5, figs. 1-4, 9, 18; D6, fig. 2; D7, figs. 1-5; D8, figs. 1-5; D9, figs. 1-7.

Re Item VI Certain documents cited

Certain published documents

Application No Publication date Filling date
Patent No (day/month/year) (day/month/year)

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY (SEPARATE SHEET)

International application No.

PCT/US2004/042723

WO2004/060474

22/07/2004

19/12/2003

31/12/2002

Re Item VII

Certain defects in the international application

- Claims 1, 11 and 22 are not drafted in the two-part form (Rule 6.3(b) PCT) and none of the claims are provided with reference signs (Rule 6.2(b) PCT).
- 6. Documents D1, D5 and D8 are not mentioned in the description (Rule 5.1(a)(ii) PCT).

Re Item VIII

Certain observations on the international application

Group II)

7. Claims 11 and 22 have been drafted as independent claims and have at least partly overlapping scope. Drafting such a plurality of independent claims with overlapping scope makes it impossible to clearly delimit the subject matter which could represent the invention for which protection is sought, so that the claims 11-30 as a whole fall to comply with the clarity and conciseness requirements of Article 6 PCT.